Attorney Docket: CDOT-001-PCT

was filed on

Application No:

Declaration for Patent Application

As a below named inventor, I hereby declare that:

as PCT International Application Number was amended on _____ (if applicable).

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled, **A NOVEL ARCHITECTURE FOR A MESSAGE BUS**, the specification of which is attached hereto unless the following entry is checked:

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as

| amended by any amendment referred to above. | |
|--|--|
| With respect to patent application(s) to be planned to be filed with the U acknowledge the duty to disclose information that is material to patentability a appended hereto. | United States Patent and Trademark Office, as defined in 37 C.F.R. § 1.56, which section is |
| I hereby declare that all statements made herein of my own knowledge are true and belief are believed to be true; and further that these statements were made and the like so made are punishable by fine or imprisonment, or both, under Sec and that such willful false statements may jeopardize the validity of the application. | with the knowledge that willful false statements ction 1001 of Title 18 of the United States Code |
| Full name of First inventor: Manish SHARMA | |
| First inventor's signature | Date: AUG 30, 2004 |
| Residence: S/O Dr. R. G. Sharma New Ward No. 20, Khatiyon Ka Mohalla S. India - 332 001 | hiv Nagar, Sikar, Rajasthan (State) |
| Citizenship: India | |
| Post Office Address: Same as above | • |
| Full name of First inventor: Rakesh ROSHAN | |
| First inventor's signature Rakesh ROSHAN Roke to Restore | Date: AVG 30, 2004 |
| Residence: C/O Sh. Pars Ram, R/O Kamore, P/O Ramgarh Teh, Samba (Distri India - 181 141 | ict) Jammu, Jammu and Kashmir (State) |
| Citizenship: India | |
| Post Office Address: Same as above | |
| Full name of First inventor: Manjunath BITTANAKURIKE Narasa | ppa |
| First inventor's signature | Date: Aug 30, 2004 |
| Residence: #55, 6th Main Road, Avalahalli, BDA Layout, BSK III stage, Bang | galore, Karnataka (State), India - 560 085 |

| Citizenship: India | |
|---|--|
| Post Office Address: Same as above | |
| Full name of First inventor: ARUNACHALAM Bhavani Shanker | |
| First inventor's signature Sashauku | Date: Aug 30, 2004 |
| Residence: # 219, 14th 'A' cross, IInd Block, R.T. Nagar, Bangalore, Karnataka (State), India - 560 (| 032 |
| Citizenship: India | |
| Post Office Address: Same as above | |
| Full name of First inventor: RADHAKRISHNA Suresh | |
| First inventor's signature | Date: Au 4 30, 2004 |
| Residence: # 895, 3A Main, D-Block, IInd Stage, Rajaji Nagar, Bangalore, Karnataka (State) India | - 560 010 |
| Citizenship: India | |
| Post Office Address: Same as above | |
| Full name of First inventor: William CLEMENT | |
| First inventor's signature | Date: AUG 30, 2004 |
| Residence: # TC 27/2271, "Dunedin" Statue Road, Trivandrum, Kerala (State), India - 695 001 | |
| Citizenship: India | |
| Post Office Address: Same as above | |
| Full name of First inventor: Joe JAISINGH | |
| First inventor's signature for fairigh. N | Date: AUG 30, 2004 |
| Residence: # 299, Manorayana Palya, R.T Nagar P.O.Bangalore, Karnataka (State), India-560 032 | |
| Citizenship: India | A STATE OF THE STA |
| Post Office Address: Same as above | |

37 § C.F.R. 1.56 Duty to Disclose Information Material to Patentability

(a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of an evaluates the teaching of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office; Which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of a claim remaining under consideration in the application. There is no duty to submit information which is not

material to the patentability of an existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner described by sections 1.97(b)-(d) and 1.98. However no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applications to carefully examine:

prior art cited in search reports of a foreign patent office in a counterpart application, and (1)

- the closest information over which individual associated with the filing or prosecution of a patent (2)application believe any pending claim patentability defines, to make sure that any material information contained therein is disclosed to the Office.
- Under this section, information is material to patentability when is it not cumulative to information already of record (b) of being made of record in the application, and

It establishes, by itself or in combination with other information, a prima facie case of un (1)

patentability of a claim; or

It refutes, or is inconsistent with, a position the application takes in: (2)

opposing an argument of un patentability relied on by the Office, or

Asserting an argument of patentability. (ii)

A prima facie case of un patentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term of the claim its broadest reasonable construction consistent with the specification, and before any considerations given to evidence which may be submitted in an attempt to establish a contrary conclusion of a patentability.

Individuals associated with the filing or prosecution of a patent application within the meaning of this section are: (c)

Each inventor named in the application; **(1)**

Each attorney or agent who prepares or procures the application; and **(2)**

Every other person who is substantively involved in the preparation of the application and who is **(3)** associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.

Individuals other than the attorney, agent or inventor may comply with this section by disclosing (4) information to the attorney, agent or inventor.

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